

#4

JFP

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

Name and address of Plaintiff:

Abdul Rashied  
P.O. Box 200 SCI Camp Hill  
Camp Hill, PA 17011-0200

20 - 232

v.

Full name, title, and business address  
of each defendant in this action:

1 Daniel Meyers (Pittsburgh Detective)  
950 Second Ave (C.P. Pittsburgh Police Dept.)  
Pittsburgh, PA 15219-3100

2 Sgt. Randy  
950 Second Ave  
Pittsburgh, PA 15219-3100

Use additional sheets, if necessary

Number each defendant.

Plaintiff brings this action against the above named and identified defendants on the following cause of action:

I. Where are you now confined? SCI Camp Hill, Pennsylvania

What sentence are you serving? 20-40 yr

What court imposed the sentence? Allegheny County

II. Previous Lawsuits

A. Describe any and all lawsuits in which you are a plaintiff which deal with the same facts involved in this action. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit

Plaintiffs \_\_\_\_\_

N/A

Defendants \_\_\_\_\_

2. Court (if federal court, name the district; if state court, name the county) and docket number

\_\_\_\_\_

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3. Orlando Harper (Warden)  
950 Second Ave  
Pittsburgh, P.A 15219-3100

4. Sgt. Rondaci  
950 Second Ave  
Pittsburgh, P.A 15219-3100

3. Name of judge to whom case was assigned \_\_\_\_\_

4. Disposition (For example: Was the case dismissed? Was it appealed? Is it still pending?)

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\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

5. Approximate date of filing lawsuit 1/1/11

Alma

6. Approximate date of disposition \_\_\_\_\_

B. Prior disciplinary proceedings which deal with the same facts involved in this action:

Where? \_\_\_\_\_

When? \_\_\_\_\_

Result: 

III. What federal law do you claim was violated? U.S Const.

14 Amend 3, Delamination of character

#### IV. Statement of Claim

(State here as briefly as possible the facts of your case. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.)

A. Date of event: 6-18-18

B. Place of event: Allegheny County Jail

C. Persons involved--name each person and tell what that person did to you: On 6-18-18 I was falsely accused and charged with possession of Contraband by Det. Mayers this investigation was conducted by Sgt. Recently who gave false statements that I possessed An illegal Substance. I was held in the RTTC at Allegheny County Jail by Orlando Harper this incident lead to deterioration of my character and enrichment in my Federal Service

- \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
V. Did the incident of which you complain occur in an institution or place of custody in this District?

If so, where?

Allegheny County Jail

and answer the following questions:

- A. Is there a prisoner grievance procedure in this institution?

Yes () No ()

- B. Did you present the facts relating to your complaint in the state prisoner grievance procedure?

Yes () No ()

- C. If your answer is YES,

1. What steps did you take? \_\_\_\_\_

N/A

2. What was the result? \_\_\_\_\_

\_\_\_\_\_

- D. If your answer is NO, explain why not: Because I was sent to  
state Prison two days later

- E. If there is no prison grievance procedure in the institution, did you complain to prison authorities?

Yes () No ()

- F. If your answer is YES,

1. What steps did you take? \_\_\_\_\_

N/A

2. What was the result? \_\_\_\_\_

\_\_\_\_\_

VI. Relief

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

I would like \$1.5 million in monetary compensation

for Actual Damage, mental anguish Ramiz Suffering

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

2-9-20  
(Date)

Deleel Desheg  
(Signature of Plaintiff)